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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/778,401 02/07/2001 7590 12/12/2003		Micheal Barnum	BARN-0166	5256	
		03	EXAMI	NER	
Albert L. Schi	meiser	SOTOMAYO	SOTOMAYOR, JOHN		
Schmeiser, Ols	en & Watts sity Drive, Suite	ART UNIT	PAPER NUMBER		
Mesa, AZ 852		3714	7		
			DATE MAILED: 12/12/2003	Y	

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>∳</b> ·		Application	n No.	Applicant(s)	/		
4	Office Action Summary	09/778,40	1	BARNUM, MICHEAL			
	Office Action Summary	Examiner		Art Unit			
		John L Sot		3714			
Period fo	The MAILING DATE of this commun or Reply	nication appears on the	cover sheet with the	e correspondence addi	'ess		
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty (3 period for reply is specified above, the maximum si re to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	ICATION.  s of 37 CFR 1.136(a). In no ever munication. 30) days, a reply within the statut tatutory period will apply and will will by statute cause the appli	nt, however, may a reply be tory minimum of thirty (30) d l expire SIX (6) MONTHS fro cation to become ABANDOI	timely filed lays will be considered timely. om the mailing date of this com NED (35 U.S.C. § 133).	nmunication.		
1)⊠	Responsive to communication(s) file	ed on <u>20 November 20</u>	<u>103</u> .				
2a)□	This action is FINAL.	2b)⊠ This action is no	n-final.				
3)	the second section of the second section of method proposition as to the merits is						
Disposit	ion of Claims						
4) 🖂	Claim(s) 1-20 and newly added cla	<u>ims 21-23</u> is/are pendir	ng in the application	<b>1.</b>			
,—	4a) Of the above claim(s) is/a	are withdrawn from cor	isideration.				
5)[	Claim(s) is/are allowed.						
•	Claim(s) <u>1-23</u> is/are rejected.						
	Claim(s) is/are objected to.	istica and/or algorian re	aguiroment				
8)[	Claim(s) are subject to restri	iction and/or election is	quilement.				
Applicat	tion Papers						
9) 🗌	The specification is objected to by the	he Examiner.		. It I the Francis			
10)⊠	The drawing(s) filed on <u>07 Februar</u>	<u>/ 2001</u> is/are: a)∐ acc	epted or b) object	cted to by the Examin	ei.		
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	under 35 U.S.C. §§ 119 and 120	- for foreign priority un	ndor 25     S C & 11	9(a)-(d) or (f)			
12)∐   a	Acknowledgment is made of a clain ☐ All b)☐ Some * c)☐ None of:	m for foreign priority un	idel 33 0.3.0. § 11	o(a) (a) or (i).			
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	<ul><li>2. Certified copies of the priorit</li><li>3. Copies of the certified copies</li></ul>	y documents have been so of the priority documents.	n received in Applic ents have been rece	eived in this National S	Stage		
	application from the Internat	ional Bureau (PCT Rul	e 17.2(a)).		-		
*	Soo the attached detailed Office act	ion for a list of the certi	ified copies not rece	eived. 19(e) (to a provisional	application)		
13)∐	Acknowledgment is made of a claim since a specific reference was included.	l for gomestic priority a led in the first sentence	of the specification	or in an Application	Data Sheet.		
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14)[_]	Acknowledgment is made of a claim reference was included in the first se	entence of the specifica	ition or in an Applica	ation Data Sheet. 37 (	CFR 1.78.		
Attachme	ent(s)		_				
1) 🔲 Not	tice of References Cited (PTO-892)		4) Interview Summ	nary (PTO-413) Paper No(s nal Patent Application (PTC	s) )-152)		
2) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ice of Draftsperson's Patent Drawing Review ormation Disclosure Statement(s) (PTO-1449)	(P (O-948) ) Paper No(s) 2 .	6) Other:	iai natelit Application (n. 10			
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#### **DETAILED ACTION**

### Response to Amendment

1. In response to the amendment filed 11/20/2003, claims 1-20 and the newly added claims 21-23 are pending.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Harp, Jr. (US 5,585,612).

Regarding claim 1, Harp, Jr. discloses a voting device in the configuration of a kiosk that has a plurality of input and output devices to provide voting information to a handicapped voter, including tactile, audio and visual means, and to collect voting decision output from said voter (Col 2, lines 25-63), as well as a first input device wherein the user inputs information via a first physical action (Col 2, lines 65-67) and a second input device wherein the user inputs information via a second physical action (Col 4, lines 13-16). Harp, Jr. also discloses a storage device to retain information for output to the user (Col 2, lines 43-49) and a recording device to record information input by the user (Col 2, lines 56-63).

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Regarding claim 2, Harp, Jr. discloses that the information retained for output to the user is ballot information (Col 2, lines 31-35) and that the information recorded is ballot selections (Col 2, lines 56-63).

Regarding claim 21, Harp, Jr. discloses a kiosk with a first input device such that a user inputs information via the first input device using a hand motion and a second input device such that a user inputs information via the second input device using a physical action other than a hand motion (Col 4, lines 10-17).

### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. Claims 3-10 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harp, Jr. in view of McClure et al (US 6,250,548).

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Regarding claims 3 and 9, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. does not specifically disclose that the storage and recording device comprise a computer hard drive. However, McClure et al teaches that a voting device may use a computer hard drive as a storage and recording device for the convenience of the voter (Col 4, lines 45-57). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with a computer hard drive as a means of storing and recording voter information and vote selections as taught by McClure et al for the purposes of optimizing said device for use by disabled persons by providing computerized input and output devices.

Regarding claim 4, Harp, Jr. discloses a voting device in the configuration of a kiosk that has a plurality of input and output devices to provide voting information to a handicapped voter, including tactile, audio and visual means, and to collect voting decision output from said voter where the actions required differ for each sense that is impaired (Col 2, lines 25-63). Harp, Jr. also discloses a storage device to retain information for output to the user (Col 2, lines 43-49) and a recording device to record information input by the user (Col 2, lines 56-63). Harp, Jr. does not specifically disclose that a computer is used to process ballot information and selections, or that the recording and output devices are operably connected to the computer. However, McClure et al teaches that a computer system is preferentially used to operate an electronic voting system that has recording and storage devices for information dissemination and vote recordation operably connected to the computer system (Col 4, lines 22-44). Therefore, it would have been obvious to one of ordinary skill in the art at to provide a stand-alone

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apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with an electronic voting system adapted for use by handicapped voters in which different input and output devices are used based upon the sense that is to be augmented, and to provide a central computer with recording and storage devices for information dissemination and vote recordation operably connected to the computer system as taught by McClure et al for the purposes of providing an electronic voting system adapted for use by disabled persons by providing computerized input and output devices.

Regarding claim 5, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. does not specifically disclose that a touch sensitive screen is incorporated into the electronic voting system. However, McClure et al teaches that one of the devices used in the electronic voting system may be a touch sensitive screed, as well as a plurality of other existing screen technologies (Col 18, lines 5-11). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. to include a touch sensitive screen for use in voting as taught by McClure et al for the purposes of providing a touch sensitive screen to gather vote selection input.

Regarding claim 6, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system designed to accommodate voters with disabilities to a plurality of senses. The system discloses a first, second and third output device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 62-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting

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physically impaired voter to cast a vote with an electronic voting system with a third output device to accommodate a user's third sense, different from a first and second sense.

Regarding claim 7, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system designed to accommodate voters with disabilities to a plurality of senses. The system discloses a first, second and third input device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 46-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art to provide an electronic voting system with a third input device to accommodate a user's third physical action, different from a first and second physical action.

Regarding claim 8, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system designed to accommodate voters with disabilities to a plurality of senses. The system discloses a first, second and third input device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 46-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art to provide an electronic voting system with a third input device and a third output device to accommodate a user's third physical action, different from a first and second physical action.

Regarding claim 10, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. does not specifically disclose that the recording device comprise a printer. However, McClure et al teaches that a voting device may use a computer printer to produce a graphical ballot overlay and the subsequent ballot used for vote recordation (Col 29, lines 6-28). Therefore, it would have been obvious to one of ordinary

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skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with a printer device as a means of creating a physical ballot and recording voter information and vote selections as taught by McClure et al for the purposes of optimized use by disabled persons by providing computerized output devices.

Regarding claim 22, Harp, Jr. discloses a kiosk with a first input device such that a user inputs information via the first input device using a hand motion and a second input device such that a user inputs information via the second input device using a physical action other than a hand motion (Col 4, lines 10-17).

6. Claims 11-20 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harp, Jr. in view of McClure et al (US 6,250,548) in further view of Sarner et al (US 5,666,765) in further view of Trotta et al (US 5,072,999).

Regarding claim 11, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system with a canopy portion affixed to the case, a back face, left face and right face affixed to the back face and abutting the canopy without being permanently secured thereto (Fig. 1), that has a plurality of input and output devices to provide voting information to a handicapped voter, including tactile, audio and visual means, and to collect voting decision output from said voter where the actions required differ for each sense that is impaired (Col 2, lines 25-63), as well as a first input device wherein the user inputs information via a first physical action (Col 2, lines 65-67) and a second input device wherein the user inputs information via a second physical action (Col 4, lines 13-16). Harp, Jr. also discloses a storage device to retain information for output to the user (Col 2, lines 43-49) and a recording device to record information input by the user (Col 2, lines

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56-63). Harp, Jr. does not specifically disclose that the voting system frame has a base with at least two telescoping legs with attached wheels, and vertical rods extending upward, or a top face affixed to the canopy, or a front face hingedly affixed to the top face. Harp, Jr. also does not specifically disclose that a computer is used to process ballot information and selections, or that the recording and output devices are operably connected to the computer. However, Sarner et al teaches a portable voting booth for use by handicapped individuals that has a base with at lease two legs capable of extending telescopically. Also, Trotta et al teaches a portable voting booth with wheels affixed to the bottom of the frame, a top face affixed to a canopy portion of the frame (Fig. 1 and Fig. 8) and a front face in two portions hingedly affixed to the left and right faces of the frame, the front face opening outward (Fig. 7). It is a matter of design choice as to whether the front face should open side to side, or upward and fold over the top in order to provide front access to the voting system contained within the voting frame and enclosure. McClure et al teaches that a computer system is preferentially used to operate an electronic voting system that has recording and storage devices for information dissemination and vote recordation operably connected to the computer system (Col 4, lines 22-44). Therefore, it would have obvious to one of ordinary skill in the art to provide a voting system as disclosed by Harp, Jr. with a frame designed for portability and ease of access and use by handicapped individuals as taught by Sarner et al and Trotta et al, additionally, it would have been obvious to one of ordinary skill in the art at the time of invention to provide an electronic voting system adapted for use by handicapped voters in which different input and output devices are used based upon the sense that is to be augmented, and to provide a central computer with recording and storage devices for information dissemination and vote recordation operably connected to the computer

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system. The electronic voting system set forth by Harp, Jr. has a portable case with the same intended function as the voting systems disclosed by Trotta et al and Sarner et al, with functions extended by McClure, to provide readily available voting information and ballot collection from voters whose one or several senses may be impaired due to a handicap.

Regarding claim 12, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. does not specifically disclose that a touch sensitive screen is incorporated into the electronic voting system. However, McClure et al teaches that one of the devices used in the electronic voting system may be a touch sensitive screed, as well as a plurality of other existing screen technologies (Col 18, lines 5-11). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. to include a touch sensitive screen for use in voting as taught by McClure et al for the purposes of utilizing a touch sensitive screen to gather vote selection input.

Regarding claim 13, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system designed to accommodate voters with disabilities to a plurality of senses. The system discloses a first, second and third output device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 62-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to provide an electronic voting system with a third output device to accommodate a user's third sense, different from a first and second sense.

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Regarding claim 14, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses a first compartment within the box frame wherein the electronic voting device, including recording device and storage device are located. Harp, Jr. does not specifically disclose a first door allowing access to a second compartment through the back face, a second compartment for storage, or a second door allowing access to the second compartment through the back face. However, Trotta et al teaches a voting enclosure with a plurality of compartments all of which are accessible through a first and second door in the back face (Fig. 7). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with an electronic voting system with a frame having a plurality of compartments for storage of voting devices and accessible through a first and second door in the back face as taught by Trotta et al for the purposes of achieving optimized use of the voting apparatus for handicapped persons.

Regarding claim 15, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. does not specifically disclose a space within the interior of the box wherein input and output devices may be positioned when the apparatus is in use. However, Trotta et al teaches a plurality of compartments within the frame with open space used for positioning input and output devices used for the recordation of ballots when the apparatus is in use (Fig. 6). Therefore, it would have been obvious to modify the portable frame set forth by Harp, Jr. with the frame teachings in Trotta et al to provide a frame with a plurality of compartments with space between the compartments where input and output devices could be partitioned when the system is in use. The electronic voting system described by Harp, Jr. has a

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portable frame that would achieve optimized use for handicapped persons by implementing the teachings of Trotta et al.

Regarding claim 16, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system with the ability to take input from users in formats that are non-standard (Col 3, lines 36-42). Harp, Jr. does not specifically disclose that the electronic voting system may receive auxiliary input from a peripheral device supplied by the voter. However, McClure et al teaches an electronic voting system with a plurality of peripheral interfaces that are available for use with peripheral devices regardless of who supplies the device (Col 11, lines 60-62). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with an interface in the system as taught by McClure for the purposes of providing a plurality of peripheral interfaces for the convenience of handicapped voters.

Regarding claim 17, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system in which the input and output devices that make up the voting system are moveably positioned using two adjustable position support arms connected to the voting apparatus (Fig. 1, item 44).

Regarding claim 18, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system in which a telescoping curtain rod attached to the top may be extended outwardly and a curtain affixed thereto to substantially obscure a voter using the apparatus from others (Fig. 1, item 206). Harp, Jr. does not specifically disclose that the telescoping curtain rod is attached to the canopy.

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However, Trotta et al teaches that the canopy is the uppermost portion of the voting booth and is used to assist in obscuring the identity of the voter (Fig. 5). Therefore, it would have been obvious to one of ordinary skill in the art to provide a stand-alone apparatus and method for assisting physically impaired voter to cast a vote as disclosed by Harp, Jr. with an obscuring curtain attached to the uppermost portion of the voting booth, the canopy, to provide the maximum visual protection for users of the system as taught by Trotta et al for the purposes of providing for greater protection of voting results.

Regarding claim 19, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. The system discloses a first, second and third input device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 62-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art to provide an electronic voting system with a third output device to accommodate a user's third physical action, different from a first and second physical action.

Regarding claim 20, Harp, Jr. discloses a stand-alone apparatus and method for assisting physically impaired voter to cast a vote. Harp, Jr. discloses an electronic voting system designed to accommodate voters with disabilities to a plurality of senses. The system discloses a first, second and third input device to accommodate vote selection from users through touch, sight or audio senses (Col 1, lines 46-67 and Col 3, lines 5-20). Therefore, it would have been obvious to one of ordinary skill in the art to provide an electronic voting system with a third input device to accommodate a user's third sense, different from a first and second sense.

Regarding claim 23, Harp, Jr. discloses a kiosk with a first input device such that a user inputs information via the first input device using a hand motion and a second input device such

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that a user inputs information via the second input device using a physical action other than a hand motion (Col 4, lines 10-17).

#### Response to Arguments

Applicant's arguments filed November 20, 2003 have been fully considered but they are not persuasive. Applicant's representative presents one primary argument – that the Harp Jr. (US 5,585,612) reference does not teach the use of both a first input device and a second input device in a single apparatus. However, as the Examiner maintains from previous office actions, Harp Jr. does indeed contain two input devices each used for input of information into the kiosk and each using a separate and distinct action for activation of said input device. As shown in Harp Jr. in Col 4, lines 11-16, the apparatus includes input switches which are activated by pushing into the proper orientation, and a vote button for a decision input that is activated by a depression of the vote button. Two separate input devices for the recordation of information that are activated by two different physical actions, as required by applicant's claim 1.

The above action has been clarified with respect to motivation to combine references in the claim rejections to address any lingering confusion on the part of the applicant.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L Sotomayor whose telephone number is 703-305-4558. The examiner can normally be reached on 6:30-4:00 M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Hughes can be reached on 703-308-1806. The fax phone number for the organization where this application or proceeding is assigned is 703-746-8361.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4558.

jls December 10, 2003

> S. THOMAS HUGHES SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700